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REMARKS

Claims 1-28 are pending in the application. Claims 1-28 were rejected. Claims 1-4,

8-13 and 15-26 have been amended. Claim 14 has been cancelled, Applicant respectfully

requests reconsideration in light of the following remarks.

CLAIM REJECTIONS UNDER 35 USC §102

The final Office Action has rejected claims 23-24 and 26-28 under 35 USC 102 as

being anticipated by Keller et al. (US Publication 2003/0050849A1).

As to claim 23. Keller discloses a system where a manufacturer or supplier

communicates with various retail resellers but not a system where a store node is linked with an

enterprise node that comprises data on all store nodes as claimed. Keller discloses: "A method

that includes, (a) from a communication link, receiving items of data from suppliers with respect

to products offered by the suppliers for sale to sellers of the products, different items of data

being received in different formats, (b) expressing the different data items in a common format,

and (c) storing the different data items as expressed in the common format in a single database

table structure." [from Keller Abstract].

Keller does not teach or suggest an enterprise node connected to the store node within

a network, as stated in the preamble of claim 23 of the instant application. Keller is not

concerned with transferring data from a store node to an enterprise node, depending upon certain

conditions, as in the instant application. Keller is concerned with linking manufacturers and

retailers via webpages to a large database in order to improve the retail process. See Keller,

paragraph 10: "[0010] FIG. 1 shows a system that provides manufacturers with Internet and web

based software technology and business process solutions for their interactions with retailers.

The system enables manufacturers to provide retailers with a quick and easy way to place orders

electronically without the need for the retailer to acquire or implement EDI or other kinds of

electronically-enabled transaction protocols." From Keller, paragraph 11: "[0011] As described

in more detail later, the system uses a meta database architecture that permits manufacturers to

easily deliver and update the manufacturer's web site content and to replenish information from

any existing enterprise resource planning (ERP) system."

Keller employs a job scheduling tool [ref. 400 of Figure 8, paragraph 45:1-7] to send

transaction log rows to a manufacturer. Keller does not teach "monitoring the availability of

transaction log or raw business data at the store node" as in the instant application. The claimed

invention requires a step of determining whether to process data at the store node or at the

enterprise node. Keller does not do this.

Keller does not teach the step of "determining whether to process transaction log data

based on relevant enterprise node conditions." In fact, the data flow in Keller is pre-determined

based on the type of data and no consideration is given to processing data based on any relevant

conditions of an enterprise node. See Keller, paragraph 51: "Typically, non-transactional data

flows in a single direction (manufacturer to server site), while transactional data (as discussed

earlier) will be both to and from the manufacturer."

Keller does not teach or suggest the step of "transforming the raw business data to

transformed data at the enterprise node when any of the relevant enterprise node conditions is

satisfied." Keller simply places data in database tables; no attempt is made to determine if any

enterprise node conditions have been satisfied.

In short, Keller does not teach or suggest any of the method steps of claim 23. For a

reference to anticipate a claim, each element and limitation of the claim must be found in the

reference. Hoover Group, Inc. v. Custom Metalcraft, Inc., 66 F.3d 299, 302 (Fed. Cir. 1995).

Therefore, claim 23 is not anticipated by Keller and it rejection should be reversed.

Claim 24 is dependent on claim 23 and as such, is allowable over Keller for at least

the same reasons that claim 23, the base claim of which it depends, is allowable.

Claim 26 is dependent on claim 23 and as such, is allowable for at least the same

reasons that claim 23, the base claim of which it depends, is allowable.

Claim 27 is dependent on claim 23 and as such, is allowable for at least the same

reasons that claim 23, the base claim of which it depends, is allowable.

Claim 28 is dependent on claim 23 and as such, is allowable for at least the same

reasons that claim 23, the base claim of which it depends, is allowable.

CLAIM REJECTIONS UNDER 35 USC §103

The Office Action rejected claims 1-22, and 25 under 35 USC 103(a) as being

unpatentable over Keller et al. in view of Jani et al. (US Publication 2005/0049974 A1).

As to claim 1, Keller does not teach the step of "determining a period of time when the raw business data is to be processed for conversion to transformed data;" or the steps of "determining whether to transform the data" or the steps of "converting" and "sending the raw business data."

The Office Action at page 5 concedes that *Keller* does not teach "wherein the local processing conditions comprise a need for the transformed data in the store node and an availability of processing resources for processing in the store node during the period of time." The Office Action states that *Jani* teaches this element missing from *Keller* and that it would have been obvious to combine the two teachings. Applicant respectfully disagrees. *Jani's* "intermediary" as depicted in Fig. 7a is not similar to either the enterprise node which comprises data on all of the store nodes or one of the plurality of store nodes. *Jani's* intermediary as described with respect to Fig. 7a, merely routes payment requests to whatever worker thread is available. *Jani's* intermediary, unlike the enterprise node of the instant application, has no knowledge whatsoever of whether any local nodes need the transformed data, nor is it connected to the local nodes within the network; it is merely a message broker. It has the responsibility of routing payment requests and as part of its function it assigns a transaction identifier. This does not resemble any of the network elements of claim 1.

In particular, Jani does not teach or suggest the element of "determining at one of the plurality of store nodes whether to process the transaction log data in the store node based on relevant store node processing conditions, wherein the store node processing conditions comprise a need for the transformed data in the store node and an availability of processing resources for

processing in the store node during the period of time." Therefore, claim 1 is not unpatentable

over Keller in view of Jani and its rejection should be withdrawn.

Claims 2 - 17 are dependent upon claim 1 and are allowable for at least the same

reasons that their parent claim is allowable.

As to claim 18, the Office Action concedes that Keller does not teach "and for

determining whether to process the raw data in the first node based on local processing

conditions, wherein the local processing conditions comprise one of a need for the transformed

data in the first node and a demand for processing in the first node during the period of time."

The Office Action states that this missing element is taught by Jani. However, Jani relates to

processing credit card transactions. It determines whether to process a payment depending on

whether a worker thread is available. Claim 18 requires processing transaction log data at the

store node if there is a demand for the data at the store node at a relevant time. Jani does not

teach or suggest this limitation whether viewed alone or in combination with Keller. Claim 18

therefore contains allowable subject matter and its rejection should be withdrawn.

Claims 19, 20, and 21 are dependent upon system claim 18 are therefore allowable for

at least the same reasons that their parent claim is allowable.

Claim 22 is a program product counterpart of claim 1 and is therefore allowable for at

least the same reasons that its counterpart claim is allowable.

Claim 25 is dependent on claim 23 and is therefore allowable for at least the same

reasons that its parent claim is allowable.

For the foregoing reasons, Applicant respectfully requests allowance of the pending

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claims.

Respectfully submitted,

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